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APPLICATION NO.	FILING DATE	· FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/721,353	11/26/2003	Takatoshi Tsuchiya	117059	6158
25944 7	7590 09/29/2005		EXAM	INER
OLIFF & BERRIDGE, PLC		MARTIN, LAURA E		
P.O. BOX 19928 ALEXANDRIA, VA 22320			ART UNIT	PAPER NUMBER
	,		2853	

DATE MAILED: 09/29/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

			4
·	Application No.	Applicant(s)	
	10/721,353	TSUCHIYA ET AL.	
Office Action Summary	Examiner	Art Unit	•
	Laura E. Martin	2853	
The MAILING DATE of this communication Period for Reply	appears on the cover sheet w	ith the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REWHICHEVER IS LONGER, FROM THE MAILING.  - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by some any reply received by the Office later than three months after the rearned patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUNI FR 1.136(a). In no event, however, may a n. eriod will apply and will expire SIX (6) MO statute. cause the application to become A	CATION. reply be timely filed  NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 2	<u> 26 November 2003</u> .		
2a) This action is <b>FINAL</b> . 2b)⊠	This action is non-final.		
3) Since this application is in condition for all closed in accordance with the practice und			
Disposition of Claims			
4) ☐ Claim(s) 1-14 is/are pending in the application 4a) Of the above claim(s) is/are with 5) ☐ Claim(s) is/are allowed.  6) ☐ Claim(s) 1-14 is/are rejected.  7) ☐ Claim(s) is/are objected to.  8) ☐ Claim(s) are subject to restriction a	ndrawn from consideration.		
Application Papers			
9) ☐ The specification is objected to by the Example 10) ☑ The drawing(s) filed on 26 November 2003  Applicant may not request that any objection to Replacement drawing sheet(s) including the continuous The oath or declaration is objected to by the	$3 \text{ is/are: a)} \boxtimes \text{ accepted or b)} $ the drawing(s) be held in abeya orrection is required if the drawing	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119	•	•	
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of:  1. Certified copies of the priority docur 2. Certified copies of the priority docur 3. Copies of the certified copies of the application from the International But * See the attached detailed Office action for a	ments have been received. ments have been received in a priority documents have been ureau (PCT Rule 17.2(a)).	Application No n received in this National Stage	
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-94)	· —	Summary (PTO-413) (s)/Mail Date	
3) Information Disclosure Statement(s) (PTO-1449 or PTO/S Paper No(s)/Mail Date 11/26/03.	·/ —	Informal Patent Application (PTO-152)	

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## **DETAILED ACTION**

## Election/Restrictions

The restriction requirement set forth in the previous office action is hereby withdrawn.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-14 are rejected under 35 U.S.C. 102(e) as being anticipated by Carrese et al.

As per claims 1-4 and 10, Carrese et al. teaches a fluid container system (100) for containing fluid comprising: a first container that contains the fluid (112), the first container being evacuated to a negative gauge pressure when being filled with the fluid (P38, L1+); a second container (reservoir 134) having a capillary medium (capillary member 130) that contains the fluid; a passage between the first and second containers (132) communicating the fluid at a level wherein the passage is wetted with the fluid (fluid wets passage as it travels from the first container to the reservoir); a partition above the passage separating the first and second containers (136); a ventilation port to communicate air between an interior region in the fluid ejection system and ambient

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(260); at least one spill over region (160) to communicate the fluid (162) with the second container; a lid for sealing (218) the first and second containers from the ambient; and a plurality of channels (832; each section can be considered a separate channel) to communicate at least the air between the interior region and the second container (P49, L8+); wherein the channels are disposed on the lid (P41, L1+), the at least one spill over region has sufficient volume (P36, L1+) to contain a quantity of the fluid that migrates out of the second container, and the quantity of fluid corresponds to a volume needed to prevent the fluid from wetting all of the channels (P36, L1+; top channel not completely wet, it is in contact with the ambient).

As per claim 5, Carrese et al. teaches the first and second containers being separated by a partition above the passage (136).

As per claims 6-8, Carrese et al. teaches the fluid container system wherein the first container further comprises a plurality of first chambers (Fig 3, the chamber can be separated by a rib), and the second container further comprises a plurality of second chambers (134 and 160).

As per claim 9, Carrese et al. teaches the fluid container system wherein the first and second containers comprise a concatenated communicating series of first and second containers connected together to communicate the fluid (132).

As per claims 11-14, Carrese et al. teaches a method (P11) for ventilating a fluid container (ventilate through 260) comprising: containing the fluid in the first container (112); containing the fluid in a second container (134) with a capillary medium (130); connecting the first and second containers to enable the fluid to flow therebetween

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(132); connecting the second container to a ventilation port by a plurality of channels to allow at least air to flow therebetween (832); connecting the ventilation port to the ambient (260); connecting the second container to at least one spill over region (160), wherein the spill over region has sufficient capacity to contain a quantity of fluid; sealing the first container from the ambient (with 218); connecting the second container to the ventilation port includes disposing the plurality of channels on a lid that seals the first container (P41, L1+); communicating the fluid from a first spill over region of the at least one spill over region to a second spill over region when a volume of the fluid exceeds a volumetric capacity of the first spill over region (160 is split into two chambers; when reservoir overflows, either chamber can be used in case of a spill over).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Laura E. Martin whose telephone number is (571) 272-2160. The examiner can normally be reached on Monday - Friday, 7:00 - 3:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David M. Gray can be reached on (571) 272-2119. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Laura E. Martin

DAVID M. GRAY
PRIMARY EXAMINER